

The Gazette of India



EXTRAORDINARY

PART I—Section 1

PUBLISHED BY AUTHORITY

No. 56]

NEW DELHI, TUESDAY, APRIL 17, 1962/CHAITRA 27, 1884

MINISTRY OF COMMERCE & INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 17th April, 1962

SUBJECT:—Import policy for white printing paper (excluding laid marked paper which contains mechanical wood pulp amounting to not less than 70% of the fibre contents—S. No. 44/v) for the year April 1962—March 1963.

No. 39-ITC(PN)/62.—Attention of the Importers is invited to the import policy for white printing paper etc. indicated against S. No. 44/v in section II of the Red Book for the year April 1962—March 1963. Remarks 8(v) against this S. No. may be deemed to have been substituted by the following remarks:—

“Average circulation per publishing day during the year 1961 indicating the paid and the free (including complementary, vouchers, exchange, bonus sample and office copies only) circulation separately. Copies representing unsold returns and other copies which might have been printed but not actually sold or distributed in any other way should not be included in the circulation statement but given separately. The number of copies distributed free, unsold returns or any other copies printed but neither sold nor distributed free would be taken into consideration for the purpose of allotment of new print provided it represents a reasonable percentage of the print order. The average circulation figures should be duly certified by the Chartered Accountant.”

SUBJECT:—Import policy for April 1962—March 1963—Grant of licences on annual basis.

No. 40-ITC(PN)/62.—Attention of the importers is invited to the ‘Preface’ to the Red Book for the year April 1962—March 1963, wherein it was stated that annual licensing will be done to the extent possible, subject to the foreign exchange availability and will mainly cover the essential requirements of actual users in the scheduled and non-scheduled sectors. It was also stated that a separate announcement will be made to indicate the scope of annual licensing.

2. As provided in para 13 of Section I of the current Red Book, all applicants whether established importers, actual users or others should submit their applications on annual basis to cover their yearly entitlement requirement for the year April 1962—March 1963. In this connection, the following points should be noted for guidance:—

- (i) In the case of established importers, the applications on yearly basis should be for double of their half yearly entitlement.
- (ii) The actual users should submit applications for import licences for double of their half yearly requirements of raw materials and components.

- (iii) In respect of Capital Goods, H.E.P., Plant and machinery equipments and any other requirement of non-recurring nature, the Actual Users should submit their applications in respect of their actual requirements only.
- (iv) The applications for import licences under the Export Promotion Scheme should be made on quarterly/monthly basis, as laid down in Appendix 23 to the current Red Book.
- (v) The applications for replacement licences will be entertained as and when made in terms of the relevant policy in force.
- (vi) Applications for A.U. licences from Central and State Government Departments, Development Projects and Central Government Controlled Joint Stock Companies should be made on half yearly basis against specific release of foreign exchange.

In the case of applications for import licences on yearly basis covered by (i) and (ii) above, the application fee will be twice the amount calculated on half of the value of the goods specified in the application, in accordance with the scale of fee indicated in paragraph 8 of Section I of the current Red Book, read with the "Note" in the said paragraph 8. But in the case of applications covered by (iii), (iv), (v) and (vi) above, the application fee as prescribed in para 8 of Section I of the current Red Book for six monthly licensing will be chargeable and only one licence covering the entitlement/requirement will be issued.

3. Subject to the provisions of the above para, all applications for import licences will be made on yearly basis. It is, however, notified for the information of the trade that annual licences will be issued during the year April 1962—March 1963 in respect of the undermentioned items/industries:—

A.—Actual Users.—(a) In the case of scheduled industries borne on the books of the Development Wing, annual licensing will be done in respect of the following industries:—

- (1) All Engineering Industries looked after by the Engineering Directorates of the Dev. Wing.
- (2) The following industries looked after by the Chemicals Directorates of the Dev. Wing:—
 - (i) Asbestos cement sheets.
 - (ii) Glass.
 - (iii) Ceramics.
 - (iv) Enamelware.
 - (v) Pencils.
 - (vi) Alkali and allied industries.
 - (vii) Textile chemicals.
 - (viii) Fatty acids.
 - (ix) Paint and allied industries.
 - (x) Processed food.
 - (xi) Dextrins.
 - (xii) Cigarettes.
 - (xiii) Plastics and allied industries.
 - (xiv) Aromatic chemicals and essential oils.
 - (xv) Insecticides.
 - (xvi) Drugs and pharmaceuticals.
 - (xvii) Dyestuffs.
 - (xviii) Industrial explosives.
 - (xix) Acids and fertilizers.
 - (xx) Industrial gases.
 - (xxi) Miscellaneous chemicals.
 - (xxii) Leather, leather-goods and picker industries.
 - (xxiii) Paper, pulp and paper-products industries.
- (b) All Small Scale Industries.

(c) All actual users other than small scale industries in the non-scheduled sector.

Annual licences will be granted to Actual Users for their requirements of raw materials and components only. Annual licences will not, however, be issued for the following:—

- (i) Capital Goods/H.E.P.
- (ii) Plant, machinery and other equipments or any other requirements of non-recurring nature.
- (iii) Jute machinery.
- (iv) Cotton raw.
- (v) Textile machinery.
- (vi) Raw Jute.
- (vii) Art silk yarn.
- (viii) Motor vehicle parts.
- (ix) Cashewnuts.
- (x) Wool raw.

For annual licensing of cashewnuts and raw wool and wool tops, a separate announcement will be made in September, 1962.

(d) Licences for Newsprint will be issued on an annual basis.

B—Established Importers.—In the case of established importers, annual licences will be issued for the following items:—

<i>S. No. & Part of the ITC Schedule</i>	<i>Description</i>
41(ii)/I.	Copper wrought in the following forms, viz. rods sections, pipes, tubes, plates and sheets; including those cut in shape and size.
42/I.	Copper scrap whether ingotted or otherwise.
44/I.	Zinc or spelter unwrought including mazak alloys of zinc and aluminium containing not less than 94 per cent zinc, zinc dross, etc. etc.
45(a)/I.	Tin block and tin scrap.
46(a)/I.	Brass, bronze and similar alloys, unwrought etc.
46(c)/I.	Brass, Bronze and similar alloys wrought etc.
47/I.	Copper, unwrought in the form of ingots, blooms, slabs, cakes, tiles, bricks, blocks, billet cathodes, blister bars, electrolytic wire bars and ingot bars.
29/II.	Power driven road rollers and component parts thereof.
30(a)/II.	Diesel engines of 0—3 H.P.
30(c)/II.	Spare parts of diesel engines above 30 H.P.
30(d)/II.	Spare parts of marine type diesel engines.
30(e)/II.	Spare parts of diesel engines of road vehicular type.
30(f)(iii)/II.	Spare parts of diesel engines—Others.
31(b)/II.	Spare parts of Petrol, Gas or Kerosene engines etc.
31(c)/II.	Spare parts of out board motors.
32(e)/II.	Parts of motors.
32(h)/II.	Parts of Generators.
34(c)/II.	Spare parts of power driven pumps etc.
36(5)/II.	Component parts as defined in Import Tariff Item No. 72(3) of machinery etc.
36(6)/II.	Spare parts n.o.s. of machines to be worked by manual or animal labour etc.
37(2)/II.	Component parts as defined in Import Tariff Item No. 72(3) of machinery etc.
4(5)/III.	Component parts, excluding hosiery needles as defined in item No. 72(3) of the first Schedule etc.
5(2)/III.	Component parts as defined in Import Tariff Item No. 72(3) of machinery etc.

S. No. & Part of the
ITC Schedule

Description

6(b)/III . . .	Component parts (of knitting machines etc.)
275(b)/IV . . .	Garage tools.— Only supplementary licences for import from U.S.A (under D.L.F.) under D.L.F. will be issued on annual basis.
293, 295 & 297/IV . . .	Motor vehicle — Do. parts. (under D.L.F.)
25(b)/V . . .	All other grades of sulphur.
65(1-4) (i)/V . . .	Spare parts of Boot and Shoe Manufacturing machinery.
65(1-4) (ii)/V . . .	Spare parts of Oil Crushing and refinery machinery.
65(1-4) (iv)/V . . .	Spare parts of Petroleum and Gaswell drilling equipment.
65(1-4) (v) (i)/V . . .	Spare parts of Air conditioners (Unit or packaged type).
65(1-4) (v) (b)/V . . .	Spare parts of Air-conditioners (Other types).
65(1-4) (vi)/V . . .	Spare parts of Sugar Manufacturing and refinery machinery.
65(1-4) (vii) (a)/V . . .	Spare parts of wheeled and crawler tractors above 50 D.B.H.P.
65(1-4) (vii) (b)/V . . .	Spare parts of shovels, excavators, etc.
65(5)/V . . .	Parts of Cinema machinery :— (i) Spare parts of Sound and Projection Reproduction Equipment 1/4 H.P. and above. (ii) Spare parts of Sound and Projection Reproduction Equipment under 1/4 H.P. (iii) Spares of Film Studio Equipment.
65(5) (ii)/V . . .	Parts of Refrigeration and Air-conditioning machinery other than domestic refrigerators.
65(5) (ii) (a)/V . . .	Spare parts of Ma- Supplementary licences to established importers chinery failing un- and licences to accredited agents of manufac- der S. No. 65 turers for import from U.S.A. will also be (1-4) (vii) (b)/V. issued on annual basis.
65(5) (iii)/V. . . .	Parts of machinery when required for industries and undertakings other than cinema etc.
74(iii)/V	Spare parts for agricultural tractors etc.

In other cases, licences against the applications made on yearly basis, will be issued in two instalments. Licences covering first half yearly entitlement will be issued as first instalment and supplementary licences covering next half yearly entitlement will be issued subject to such cuts as may be decided upon by Government in the next half year.

4. Annual licences will be issued with the initial validity period i.e. 12 months or 18 months as the case may be applicable to six monthly licences as specified in para 64 of Section I to the Red Book for the year April 1962—March 1963. Within this initial period of validity, the first 50 per cent of the value of the licence should be utilised. In the next half year i.e. after 30th September 1962, the licence will be presented to the licensing authority for endorsement for validation of the second half of the licence subject to such change in value as may be decided upon. While endorsing the licence, the licensing authority will extend the validity period of the licence by a further period of six months for utilisation only of the second half of the value of the licence.

5. In the case of annual licences issued under D.L.F., the above mentioned conditions will not be applicable. It will also not be necessary for the licensee to present the licence for endorsement to the licensing authority and the licensee can utilise the licence issued under D.L.F. for the full value within the validity period of the licence.

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